1 2 3 4 5 6 7 8	MICHAEL ANTHONY HERNANDEZ CA Bar No. 234579 Michael@DefenseAttorneySD.com Michael Anthony Hernandez, APC 501 West Broadway, Suite 1360 San Diego, CA 92101 Telephone: 619.341.3149 Attorney for Maria Mandujano Sanchez (admitted  JACQUELINE TIRINNANZI, ESQ. NV Bar No. 13266 jackie@tirinnanzilaw.com 2370 Corporate Circle, Suite 190 Henderson, Nevada 89074 Telephone: 702.912.3834 Local Counsel and	l pro hac vice)		
9	Attorney for Maria Mandujano Sanchez			
10	UNITED STATES DISTRICT COURT			
11	DISTRICT OF NEVADA			
12				
13	UNITED STATES OF AMERICA,	CASE NO. 2:21-cr-00328-GMN-DJA 2:21-cr-00226-GMN-NJK		
14	Plaintiff,	2.21-CI-00220-GIVIIV-INJIX		
15	vs.	STIPULATION AND ORDER		
16	MARIA MANDUJANO SANCHEZ,	TO CONTINUE SENTENCING FOR CONSOLIDATED CASES		
17	Defendant.			
18	Defendant.			
19				
20	Maria Manduiano Sanchez, by and through	h counsel of record Michael Anthony		
21	Maria Mandujano Sanchez, by and through counsel of record Michael Anthony			
22	Hernandez and Jacqueline Tirinnanzi, and the United States of America, by and through			
23	Assistant United States Attorney Allison Reese, hereby stipulate and request that the Court			
24 25	vacate Ms. Mandujano Sanchez's sentencing hearing currently set for April 14, 2023, at 9:00			
26	a.m. (ECF No. 36) and continue it to a later date convenient to the Court, but no sooner than			
27	twenty-one (21) days. This stipulation is made and based upon the following:			
28	The parties agree to the continuance.			

- 2. On March 2, 2022, Ms. Mandujano Sanchez pleaded guilty to one count of Importation of a Controlled Substance (cocaine) in violation of 21 U.S.C. §§ 952 and 960. ECF No. 15. Sentencing in this case is currently scheduled for April 14, 2023 at 9:00 a.m.
- 3. On June 27, 2022, as the result of an unopposed motion (ECF 21), this Court issued an order granting the consolidation of the matter in Case No. 2:21-cr-00226-JCM-NJK into the instant case. Case No. 2:21-00226-JCM-NJK; ECF No. 68 and Case No. 2:21-cr-00328-GMN-DJA-1; ECF No. 22
- 4. On December 6, 2022, Ms. Mandujano Sanchez pleaded guilty to one count of Conspiracy to Distribute a Controlled Substance in violation of 21 U.S.C. §§ 841(a)(1), 841(b)(1)(A)(viii), and 846 in Case No. 2:21-cr-00226-GMN-NJK. ECF. 89. Sentencing is also scheduled for April 14, 2023 at 9:00 a.m. *Id*.
- 5. Defense counsel's ability to effectively and thoroughly explore all factors relevant to Ms. Mandujano Sanchez's mitigation and sentencing presentation requires additional time to prepare. Counsel are utilizing expert services in preparation for sentencing and said experts require additional time due to competing schedule obligations.
- 6. Additionally, the parties are in the process of determining whether an additional meeting with Ms. Mandujano Sanchez is required for the purpose of fulfilling safety valve eligibility.
- 7. The additional time requested by this stipulation is reasonable pursuant to Fed. R. Crim. P. 32(b)(2), which states that, "the court may, for good cause, change any time limits prescribed [for sentencing] in this rule." Furthermore, a delay in sentencing does not implicate or undermine the defendant's speedy trial rights under the United States Constitution. *See Betterman v. Montana*, 136 S.Ct. 1609, 1617-18 (2016).

## Case 2:21-cr-00328-GMN-DJA Document 38 Filed 04/10/23 Page 3 of 8

1	8.	. This is the fourth request for a continuance of the sentencing in Case No. 2:21-cr-00	328
2		GMN-DJA and the second request for a continuance of sentencing in case No. 2:2	1-cr
3		00226-GMN-JCA. The additional time requested herein is not sought for purpose	es o
4		delay.	
5	9.	. Denial of this request for a continuance would deny counsel for Ms. Mandujano San	che
6 7		sufficient time to effectively and thoroughly prepare for sentencing, taking into acc	oun
8		due diligence. Accordingly, a denial of this request for continuance could result	in a
9		miscarriage of justice.	
10	10	0. Ms. Mandujano Sanchez is in custody and agrees to the proposed continuances.	
11			
12		Dated April 6, 2023.	
13   14		Duted 11pm 0, 2023.	
15			
16	1	lison Reese /s/ Michael Anthony Hernandez	
17	1	ISON REESE, ESQ. MICHAEL ANTHONY HERNANDEZ, ESQ. counsel for Maria Mandujano Sanchez	
18	1	cqueline Tirinnanzi	
19		QUELINE TIRINNANZI, ESQ. Isel for Maria Mandujano Sanchez	
20   21			
22			
23			
24			
25			
26			
27   28			
20			

1 UNITED STATES DISTRICT COURT 2 DISTRICT OF NEVADA 3 4 UNITED STATES OF AMERICA, CASE NO. 2:21-cr-00328-GMN-DJA 2:21-cr-00226-GMN-NJK 5 Plaintiff, 6 VS. ORDER 7 MARIA MANDUJANO SANCHEZ, TO CONTINUE SENTENCING FOR CONSOLIDATED CASES 8 Defendant. 9 10 11 **FINDINGS OF FACT** 12 1. The parties agree to the continuance. 13 2. On March 2, 2022, Ms. Mandujano Sanchez pleaded guilty to one count of Importation 14 of a Controlled Substance (cocaine) in violation of 21 U.S.C. §§ 952 and 960. ECF No. 15 16 15. Sentencing in this case is currently scheduled for April 14, 2023 at 9:00 a.m. 17 3. On June 27, 2022, as the result of an unopposed motion (ECF 21), this Court issued an 18 order granting the consolidation of the matter in Case No. 2:21-cr-00226-JCM-NJK into 19 the instant case. Case No. 2:21-00226-JCM-NJK; ECF No. 68 and Case No. 2:21-cr-20 00328-GMN-DJA-1; ECF No. 22 21 22 4. On December 6, 2022, Ms. Mandujano Sanchez pleaded guilty to one count of Conspiracy 23 to Distribute a Controlled Substance in violation of 21 U.S.C. §§ 841(a)(1), 24 841(b)(1)(A)(viii), and 846 in Case No. 2:21-cr-00226-GMN-NJK. ECF. 89. Sentencing 25 is also scheduled for April 14, 2023 at 9:00 a.m. Id. 26 5. Defense counsel's ability to effectively and thoroughly explore all factors relevant to 27 28 Ms. Mandujano Sanchez's mitigation and sentencing presentation requires additional

time to prepare. Counsel are utilizing expert services in preparation for sentencing and said experts require additional time due to competing schedule obligations.

- 6. Additionally, the parties are in the process of determining whether an additional meeting with Ms. Mandujano Sanchez is required for the purpose of fulfilling safety valve eligibility.
- 7. The additional time requested by this stipulation is reasonable pursuant to Fed. R. Crim. P. 32(b)(2), which states that, "the court may, for good cause, change any time limits prescribed [for sentencing] in this rule." Furthermore, a delay in sentencing does not implicate or undermine the defendant's speedy trial rights under the United States Constitution. *See Betterman v. Montana*, 136 S.Ct. 1609, 1617-18 (2016).
- 8. This is the fourth request for a continuance of the sentencing in Case No. 2:21-cr-00328-GMN-DJA and the second request for a continuance of sentencing in case No. 2:21-cr-00226-GMN-JCA. The additional time requested herein is not sought for purposes of delay.
- 9. Denial of this request for a continuance would deny counsel for Ms. Mandujano Sanchez sufficient time to effectively and thoroughly prepare for sentencing, taking into account due diligence. Accordingly, a denial of this request for continuance could result in a miscarriage of justice.
- 10. Ms. Mandujano Sanchez is in custody and agrees to the proposed continuances.

#### **CONCLUSION OF LAW**

For all the above-stated reasons, the ends of justice are served by granting the requested continuance for the following reasons: Additional time requested by this stipulation is reasonable pursuant to Fed. R. Crim. P. 32(b)(2), which states that the "court may, for good

## Case 2:21-cr-00328-GMN-DJA Document 38 Filed 04/10/23 Page 6 of 8

1	cause, change any time limits prescribed [for sentencing] in this rule." Furthermore, a delay in
2	sentencing does not implicate or undermine the defendant's speedy trial rights under the United
3	States Constitution. See Betterman v. Montana, 136 S.Ct. 1609, 1617-18 (2016). Failure to gran
4	the continuance would deny parties sufficient time to meaningfully continue to prepare for
5	sentencing, considering the exercise of due diligence. Accordingly, a denial of this request for
6	
7	continuance could result in a miscarriage of justice.
8	
9	
10	
11	
12 13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

#### UNITED STATES DISTRICT COURT 1 **DISTRICT OF NEVADA** 2 3 UNITED STATES OF AMERICA, CASE NO. 2:21-cr-00328-GMN-DJA 2:21-cr-00226-GMN-NJK 4 Plaintiff, 5 vs. **ORDER** 6 MARIA MANDUJANO SANCHEZ, 7 8 Defendant. 9 10 Based upon the stipulation of the parties, and good cause appearing, it is hereby 11 ORDERED that Ms. Mandujano Sanchez's sentencing hearing set for April 14, 2023, hereby is, 12 VACATED. 13 14 IT IS FURTHER ORDERED that the sentencing hearing is reset for May 9, 2023, at 15 the hour of \_9:00 AM \_\_ in courtroom \_\_ 7D 16 17 18 19 Dated this 7 day of April 2023. 20 21 THE HONOR ABLE GLORIA M. NAVARRO 22 UNITED STATES DISTRICT JUDGE 23 24 25 26 27 28

# 

Case 2:21-cr-00328-GMN-DJA Document 38 Filed 04/10/23 Page 8 of 8